Adopted Rejected

COMMITTEE REPORT

YES: 8 NO: 4

MR. SPEAKER:

Your Committee on <u>Commerce, Economic Development and Technology</u>, to which was referred <u>House Bill 1116</u>, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill **be amended** as follows:

1 Page 1, between the enacting clause and line 1, begin a new 2 paragraph and insert: 3 "SECTION 1. IC 8-1-2-6.1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 6.1. (a) As used in this 4 5 section, "clean coal technology" means a technology (including 6 precombustion treatment of coal): 7 (1) that is used at a new or existing electric generating facility and 8 directly or indirectly reduces airborne emissions of sulfur or 9 nitrogen based pollutants associated with the combustion or use 10 of coal; and (2) that either: 11 12 (A) is not in general commercial use at the same or greater 13 scale in new or existing facilities in the United States as of 14 January 1, 1989; or

1	(B) has been selected by the United States Department of
2	Energy for funding under its Innovative Clean Coal
3	Technology program and is finally approved for such funding
4	on or after January 1, 1989.
5	(b) As used in this section, "Indiana coal" means coal from a mine
6	whose coal deposits are located in the ground wholly or partially in
7	Indiana regardless of the location of the mine's tipple.
8	(c) Except as provided in subsection (d), the commission shall allow
9	a utility to recover as operating expenses those expenses associated
10	with:
11	(1) research and development designed to increase use of Indiana
12	coal; and
13	(2) preconstruction costs (including design and engineering costs)
14	associated with employing clean coal technology at a new or
15	existing coal burning electric generating facility if the
16	commission finds that the facility:
17	(A) utilizes and will continue to utilize (as its primary fuel
18	source) Indiana coal; or
19	(B) is justified, because of economic considerations or
20	governmental requirements, in utilizing non-Indiana coal;
21	after the technology is in place.
22	(d) The commission may only allow a utility to recover
23	preconstruction costs as operating expenses on a particular project if
24	the commission awarded a certificate under IC 8-1-8.7 for that project.
25	(e) The commission shall establish guidelines for determining
26	recoverable expenses.
27	(f) The commission has jurisdiction over transactions involving
28	the purchase of clean coal technology from third parties, including
29	the purchase of precombustion coal treated by gasification. The
30	commission's jurisdiction includes the authority to review the
31	terms of a transaction and determine whether the transaction is in
32	the public interest.
33	SECTION 2. IC 8-1-2-83 IS AMENDED TO READ AS FOLLOWS
34	[EFFECTIVE JULY 1, 2002]: Sec. 83. (a) No This section does not
35	apply to the following:
36	(1) A corporation organized or operating under IC 8-1-13.
37	(2) A corporation that:
38	(A) is organized under IC 23-17; and

1	(B) has members that are local district corporations (as
2	defined in IC 8-1-13-23).
3	(b) As used in this section, "control" means the power to direct
4	the management and policies of a public utility, utility company, or
5	holding company through:
6	(1) ownership of voting securities or stock;
7	(2) the terms of a contract; or
8	(3) other means.
9	The term does not include power to direct management and
.0	policies derived from holding an official position or corporate
1	office with the public utility, utility company, or holding company
2	A person that owns, controls, or has the power to vote or the power
.3	to vote proxies that constitute at least twenty percent (20%) of the $\ensuremath{^{\circ}}$
4	total vote power of a public utility, utility company, or holding
.5	company is presumed to have control of the public utility, utility
6	company, or holding company.
.7	(c) As used in this section, "holding company" means a
8	company that has control over at least one (1) of the following:
9	(1) A public utility (as defined in section 1 of this chapter).
20	(2) A utility company.
21	(d) As used in this section, "person" means:
22	(1) an individual;
23	(2) a firm;
24	(3) a corporation;
25	(4) a company;
26	(5) a partnership;
27	(6) a limited liability company;
28	(7) an association;
29	(8) a trustee;
80	(9) a lessee; or
31	(10) a receiver.
32	(e) As used in this section, "reorganization" means a transaction
33	that results in:
34	(1) a change in the ownership of a majority of the voting
35	capital stock of a public utility;
86	(2) a change in the ownership or control of an entity that owns
37	or controls a majority of the voting capital stock of a public
88	utility:

1	(3) the merger of two (2) or more public utilities; or
2	(4) the acquisition by a public utility of substantially all the
3	assets of another public utility.
4	(f) As used in this section, "utility company" means every
5	corporation, company, partnership, limited liability company,
6	individual, or association of individuals, their lessees, trustees, or
7	receivers appointed by a court, that may own, operate, manage, or
8	control any plant or equipment for the:
9	(1) conveyance of telegraph or telephone messages;
10	(2) production, transmission, delivery, or furnishing of heat,
11	light, water, or power; or
12	(3) collection, treatment, purification, and disposal in a
13	sanitary manner of liquid and solid waste, sewage, night soil,
14	and industrial waste.
15	The term does not include a municipality that acquires, owns, or
16	operates any of the foregoing facilities.
17	(g) A public utility, as defined in section 1 of this chapter, shall may
18	not do any of the following without approval of the commission
19	after a hearing:
20	(1) Sell, assign, transfer, lease, or encumber its franchise, works,
21	or system to any other person, partnership, limited liability
22	company, or corporation. or
23	(2) Contract for the operation of any part of its works or system by
24	any other person, partnership, limited liability company, or
25	corporation. without the approval of the commission after hearing.
26	And no such
27	(3) Contract for or effect a reorganization of the public utility.
28	(4) Acquire control of a public utility, utility company, or
29	holding company.
30	(h) A person may not acquire control of a public utility or a
31	holding company of a public utility without approval of the
32	commission after a hearing.
33	(i) A holding company that controls one (1) or more public
34	utilities may not acquire control of a utility company without
35	approval of the commission after a hearing.
36	(j) A public utility, except temporarily or in case of emergency and
37	for a period of not exceeding thirty (30) days, shall may not make any
38	special contract at rates other than those prescribed in its schedule of

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rates theretofore filed with the commission, and in force, with any other utility for rendering any service to or procuring any service from such other utility, without the approval of the commission. It shall be lawful, however, for any utility to make a contract for service to or from another utility at rates previously filed with and approved by the commission and in force.

- (b) (k) The approval of the commission of the sale, assignment, transfer, lease, or encumbrance of a franchise or any part thereof under this section shall not revive or validate any lapsed or invalid franchise, or enlarge or add to the powers and privileges contained in the grant of any franchise or waive any forfeiture. No such public utility shall directly or indirectly purchase, acquire, or become the owner of any of the property, stock, or bonds of any other public utility authorized to engage or engaged in the same or a similar business, or operating or purporting to operate under a franchise from the same or any other municipality or under an indeterminate permit unless authorized so to do by the commission.
- (l) The commission shall issue an order not later than one hundred eighty (180) days after a petition seeking approval is filed under this section. If the commission fails to issue an order within one hundred eighty (180) days after the petition is filed, the petition is considered approved.
- (c) (m) Nothing contained in this section shall prevent the holding of stock lawfully acquired before May 1, 1913, or prohibit, upon the surrender or exchange of said stock pursuant to a reorganization plan, the purchase, acquisition, taking, or holding by the owner of a proportionate amount of the stock of any new corporation organized to take over at foreclosure or other sale, the property of the corporation whose stock has been thus surrendered or exchanged.
- (d) (n) Every contract by any public utility for the purchase, acquisition, assignment, or transfer to it of any of the stock of any other public utility by or through any person, partnership, limited liability company, or corporation without the approval of the commission shall be void and of no effect, and no such transfer or assignment of such stock upon the books of the corporation pursuant to any such contract shall be effective for any purpose."

Page 2, line 12, after "Imposes" insert "on a utility, other than a telephone company (as defined in IC 8-1-2-88) that provides local

1	exchange telephone service,".	
2	Page 2, line 12, delete "of not more than twenty-five" and insert "of:	
3	(1) five thousand dollars (\$5,000) for an initial violation or	
4	noncompliance found under subsection (d); or	
5	(2) fifteen thousand dollars (\$15,000) for a second or	
6	subsequent violation or noncompliance found under	
7	subsection (d).".	
8	Page 2, delete line 13.	
9	Page 2, line 14, delete "noncompliance found under subsection (d)."	
10	and block left beginning with "For".	
11	Page 2, line 41, after "(e)." insert "If the attorney general prevails	
12	in an action under this subsection, the attorney general may	
13	recover reasonable attorney's fees and court costs.".	
14	Renumber all SECTIONS consecutively.	
	(Reference is to HB 1116 as introduced.)	

Representative Fry

and when so amended that said bill do pass.